Philip M. Hymanson Nevada Bar No. 2253 Lars K. Evensen Nevada Bar No. 8061 HOLLAND & HART LLP 9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134 Phone: (702) 222-2525 Fax: (702) 823-0290 Email: pmhymanson@hollandhart.com lkevensen@hollandhart.com 6 Attorneys for Defendants 8 9 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 10 11 || JAROSLAW JASTRZEBSKI; ZACHARY Case No.: 2:14-cv-00250-GMN-CWH ENGLAND; DANIEL BERRO; 12 CHRISTOPHER OBERLE; SETH DUHY; STIPULATION AND ORDER TO ROBERT SMITH; SHANE ENGLE; JAMIE CONTINUE RESPONSE DATE TO EDELMAN; DANIEL MORRIS; DOUGLAS MOTION TO ENFORCE THE MCKEEVER; ASHLEY KELLY; ZACHARY SETTLEMENT AGREEMENT, TO MITCHELL; JOHNNY MITCHELL; CONDUCT ADDITIONAL DISCOVERY TREVOR GOFF; and TAYLOR DOYLE, AND FOR AN ORDER TO SHOW CAUSE WHY SANCTIONS SHOULD Individually and on Behalf of All Other **NOT ISSUE** Similarly Situated, 16 Plaintiffs, [FIRST REQUEST] 17 v. DAVID COPPERFIELD: CHRISTOPHER KENNER; **DAVID** COPPERFIELD'S DISAPPEARING INC., a Nevada Corporation; **BACKSTAGE EMPLOYMENT** REFERRAL, INC., a Nevada Corporation; and IMAGINE NATION COMPANY, a Foreign 21 Corporation, 22 Defendants. 23 STIPULATION 24 David Copperfield, Christopher Kenner, David Copperfield's Disappearing Inc., Backstage 25 Employment and Referral, Inc. and Imagine Nation Company (collectively the "Copperfield 26 Parties") by and through their attorneys of the law firm Holland & Hart, LLP and Plaintiffs Daniel 27

Berro, Christopher Oberle, Seth Duhy, Shane Engle, Jamie Edelman, Daniel Morris, Douglas

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McKeever, Ashley Kelly, Zachary Mitchell, Johnny Mitchell, Trevor Goff, and Taylor Doyle (collectively the "Named Plaintiffs") by and through their counsel The Medrala Law Firm, Prof., LLC:

HEREBY STIPULATE:

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The parties have engaged in good faith discussions that may resolve this pending MOTION TO ENFORCE THE SETTLEMENT AGREEMENT, TO CONDUCT ADDITIONAL DISCOVERY AND FOR AN ORDER TO SHOW CAUSE WHY SANCTOINS SHOULD NOT ISSUE (the "Motion") Docket No. 44 in its entirety.

Under LR II 7-2(b), response to a Motion is due 14-days after the date of service. The Response would be due March 9, 2018. Therefore, this stipulation to continue the response date is timely before this Court.

For good cause shown herein, the Parties hereby stipulate to continue the Response date from March 9, 2018, to March 20, 2018. The dates thereafter shall comply with LR II 7-2(b). IT IS SO STIPULATED.

DATED this 8th day of March, 2018.

DATED this 8th day of March, 2018.

By: /s/ Lars K. Evensen Philip M. Hymanson Lars K. Evensen HOLLAND & HART LLP 9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134

Attorneys for Defendants

By: /s/ Jakub P. Medrala Jakub P. Medrala, Esq. THE MEDRALA LAW FIRM, PROF, LLC 1091 S. Cimarron Road, Suite A-1 Las Vegas, Nevada 89145

Attorneys for Plaintiffs

ORDER

IT IS SO ORDERED.

ATES MAGISTRATE JUDGE

March 9, 2018 Dated: